10/589602 IAP11 Rec'd PCT/PTO 16 AUG 2006 PATENT

ATTORNEY DOCKET NO. 46884-5500

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Applica	tion of:)				
Hiroyuki I	KYUSHIMA et al.)	Confirmation No.: Unassigned			
Application No.: NEW			Group Art Unit: Unassigned			
Filed: Augus	st 16, 2006) Examiner: Unassigned				
	MULTIPLIER AND ITS ACTURING METHOD)				
	nd Trademark Office 'indow Mail Stop: 🔀 New Applica	tion [] Amendment [AF [Issue Fee			
Sir:	INFORMATION DISCLOSU	JRE ST	'ATEMENT (IDS)			
brings to the a the undersign Action on the	ed's knowledge, this IDS is being file	nts liste d before irst Offi	d on the attached PTO Form 1449. To e the mailing date of a first Office ce Action on the merits after filing an			
to the attention is being filed mailing date	on of the Examiner the documents liste	ed on th ut, to the	. §§ 1.56 and 1.97(c), Applicant brings to attached PTO Form 1449. This IDS to undersigned's knowledge, before the ce, or another action that closes			
	The fee of \$180.00 set forth in § 1.1	7(p) is i	included herein; or			
	Applicant submits that each item of cited in any communication from a application not more than three mon	foreign	patent office in a counterpart foreign			
brings to the	r 37 C.F.R. § 1.97(d): Pursuant to 3 attention of the Examiner the docume eing filed after the events recited in §	nts liste	d on the attached PTO Form 1449.			
	The fee of \$180.00 set forth in § 1.1	7(p) is i	included herein; and			

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Attorney Docket No.: 46884-5500

IAP11 Rec'd PCT/PTO 16 AUG 2006 Page 2

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		information contained in this IDS was first foreign patent office in a counterpart foreign of this IDS.
to the attention	n of the Examiner the documents list	7 C.F.R. §§ 1.56 and 1.97(i), Applicant brings ed on the attached PTO Form 1449. This IDS Applicant requests that the IDS be placed in
application da Examiner's co	ted June 7, 2005 and having docume	ts from a counterpart, related, or other nts cited thereon is attached for the s not previously cited, and any additional
evidence that of document lister relevance can from mention This su and does not co "prior art." If art" under Unit and law regard Applic of the disclose against the cla Except authorized by Application, in including any 50-0573. This	consideration by making appropriate ed on the accompanying PTO-1449 the be understood from an enclosed Engin the specification or in a search repubmission does not represent that a seconstitute an admission that any of the it should be determined that any of the ited States law, Applicant reserve the ding the appropriate status of such do eant further reserves the right to take a red invention over the listed document ims of the present application. It for issue fees payable under 37 C.F. this paper to charge any additional fees for including fees due under 37 C.F.R. § I required extension of time fees, or cr	earch has been made or that no better art exists to listed documents are material or constitute the listed documents do not constitute "prior right to present to the Office the relevant facts cuments. Appropriate action to establish the patentability is, should any of the documents be applied R. § 1.18, the Commissioner is hereby the during the entire pendency of this 1.16 and 1.17 which may be required and the redit any overpayment to Deposit Account No. STRUCTIVE PETITION FOR EXTENSION
		Respectfully submitted,
		DRINKER, BIDDLE & REATH LLP
Dated: August	t 16, 2006	Peter J. Sistare

Registration No. 48,183

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